1 2 3 The Honorable Grady J. Leupold 4 5 UNITED STATES DISTRICT COURT 6 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 9 NINTENDO OF AMERICA INC., a Case No. 24-CV-00958-GJL Washington Corporation, 10 Plaintiff, JOINT STIPULATION FOR ENTRY OF 11 FINAL JUDGMENT AND PERMANENT **INJUNCTION** v. 12 RYAN MICHAEL DALY d/b/a MODDED 13 HARDWARE, an individual, File Date: June 28, 2024 14 Defendant. Trial Date: Not Set 15 16 17 18 19 20 21 22 23 24 25 26 27 JOINT STIPULATION FOR ENTRY OF 28 FINAL JUDGMENT AND PERMANENT **INJUNCTION** Case No. 24-CV-00958-GJL 20953970.2

Case 2:24-cv-00958-GJL Document 30 Filed 09/05/25

Page 1 of 8

4

5

1

entry of Judgment and Permanent Injunction as follows:

1.

Modded Hardware ("Defendant") (collectively, the "Parties"), hereby stipulate to an order for

Plaintiff Nintendo of America, Inc. ("NOA") and Defendant Ryan Michael Daly d/b/a

Plaintiff Nintendo of America Inc. ("Plaintiff" or "NOA") markets and distributes

The Court shall make the following findings of fact:

6 7 electronic video game consoles, games, and accessories developed by Nintendo Co., Ltd. (together with NOA, "Nintendo"), including the Nintendo Switch console.

8

9

10

11

2. The Nintendo Switch console and Nintendo Switch games include technological protection measures (the "TPMs") which effectively control access to copyrighted works and protect rights of copyright owners, including NOA. NOA owns valid copyrights in works protected by the TPMs, including Nintendo games and the Nintendo Switch operating system.

12 13

14

15

3. Defendant Ryan Daly d/b/a ModdedHardware ("Defendant" or "Daly") has engaged in the marketing, distribution, and sale of devices that are primarily designed for the purpose of circumventing the TPMs, have limited commercially significant purpose or use other than to circumvent the TPMs, and are marketed with Defendant's knowledge for use in circumventing the TPMs.

16 17 18

19

20

21

22

23

4. Among the devices marketed, distributed, and sold by Defendant which circumvent Nintendo's TPMs are devices known as the "MIG Switch" and "MIG Dumper" (collectively, the "MIG Devices"). The MIG Switch is a device that circumvents the TPMs in order to enable members of the public to access and play unauthorized or pirated copies of Nintendo Switch games on the Nintendo Switch console. The MIG Dumper is a device that circumvents the TPMs in order to enable members of the public to copy Nintendo Switch game cartridges to computer hard drives or external storage devices.

24 25

26

27

28

5. Defendant also has marketed, distributed and sold (a) "mod chips" that circumvent the TPMs by enabling members of the public to install unauthorized firmware or other unauthorized software on Nintendo Switch consoles, including software that enables users to unlawfully copy and play pirated copies of Nintendo games ("Mod Chips"), (b) Nintendo

JOINT STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT **INJUNCTION** Case No. 24-CV-00958-GJL

Switch consoles pre-installed with such mod chips ("Hacked Consoles"), and (c) services
whereby Defendant installed mod chips on Nintendo Switch consoles on behalf of members of
the public (the "Circumvention Services"). Additionally, in connection with the sale of Hacked
Consoles and the Circumvention Services, Defendant copied and distributed certain copyrighted
Nintendo games to his customers.

- 6. The marketing, distribution, and sale of the MIG Devices, Mod Chips, Hacked Consoles, and Circumvention Services violate NOA's rights under Section 1201(a)(2) and 1201(b)(1) of the Digital Millennium Copyright Act ("DMCA"), 17 U.S.C. §§ 1201(a)(2) and 1201(b)(1). Additionally, the copying and distribution of Nintendo's copyrighted games constitutes copyright infringement pursuant to Section 501 of the United States Copyright Act, 17 U.S.C. § 501.
- 7. Defendant's conduct has caused NOA significant and irreparable harm. For example, the MIG Devices, Mod Chips, Hacked Consoles, and Circumvention Services allow members of the public to create, distribute, and play pirated Nintendo games on a massive scale. Thus, the MIG devices, Mod Chips, Hacked Consoles, and Circumvention Services harm NOA's goodwill, detract from NOA's consumer base, and enable widespread illegal and difficult to detect copying.

The Court shall enter judgment as follows:

- 1. Plaintiff is hereby awarded a monetary judgment against Defendant in the amount of US \$2,000,000.00.
- 2. In addition, pursuant to Sections 502 and 1203 of the Copyright Act (17 U.S.C. §§ 502, 1203), the All Writs Act (28 U.S.C. § 1651), and this Court's inherent equitable powers, the Court orders as follows:
 - a. A permanent injunction hereby is entered against Defendant enjoining him and his agents, servants, employees, successors, assigns, and all those acting in privity or under his control from:

1	i. Taking any steps on Defendant's own behalf or assisting others in offering to the			
2		public, selling, providing, marketing, advertising, promoting, distributing, or		
3		otherwise trafficking in any devices whose purpose is to circumvent any		
4		technological protection measures contained within Nintendo video game		
5		consoles or video game software, including but not limited to devices such as		
6		Mod Chips, MIG Dumpers, MIG Switches (together, "Circumvention Devices"),		
7	and Nintendo video game consoles that have been modified to allow them			
8	pirated games ("Hacked Consoles");			
9	ii.	Taking any steps on Defendant's own behalf or assisting others in offering to the		
public, selling, providing, marketing, advertising, promoting, distribution		public, selling, providing, marketing, advertising, promoting, distributing, or		
otherwise trafficking in any circumvention services, including but not lin		otherwise trafficking in any circumvention services, including but not limited to		
12	services wherein Defendant modifies or assists others in modifying Nintendo			
13		Switch consoles to circumvent NOA's technological protection measures or sells		
14		Nintendo Switch consoles that have been so modified (together, "Circumvention		
15	Services"), and any other services that target NOA, NOA's consoles, NOA's			
16	technological protection measures, and/or NOA's copyrighted works;			
17	7 iii. Obtaining, possessing, accessing, or using any Circumvention Devices or Ha			
18		Consoles;		
19	iv. Assisting in any way with the creation, support, or development of any			
20		Circumvention Devices or Hacked Consoles;		
21	v. Publishing, selling, providing, or distributing any technology, documentation			
22	software code, or information used to create or assist in the creation of any			
23		Circumvention Devices or Hacked Consoles;		
24	vi.	Operating, hosting, assisting, or linking to any website that is designed to provide		
25		information to assist others in accessing, developing, or obtaining any		
26		Circumvention Devices or Hacked Consoles;		

1	vii. Investing or holding any financial interest in any enterprise which Defendan			
2		knows or has reason to know is now, or intends in the future to be, engaged in any		
3		activities that are prohibited by this Judgment;		
4	viii.	Reverse engineering, decompiling, packet editing, or otherwise manipulating		
5		without authorization the Nintendo Switch console, Nintendo games, or any other		
6		Nintendo product or offering, or providing assistance to any person or entity		
7		engaged in such activities;		
8 ix. Directly or indirectly infringing, or causing, enabling, facilitating, en				
9		promoting, inducing, or participating in the infringement of, any of NOA's		
10		copyrights or trademarks, or other intellectual property, whether now in existence		
11		or hereafter created;		
12	х.	Destroying, transferring, altering, moving, returning, concealing, or in any		
13		manner hiding any and all Circumvention Devices, and other devices or hardware		
14		used in connection with Defendant's sale of Circumvention Devices and		
15		Circumvention Services;		
xi. Destroying, transferring, altering, moving, returning, concealing, or in		Destroying, transferring, altering, moving, returning, concealing, or in any		
17		manner hiding any and all video games, video game files, and video game		
18		emulators (and any digital files comprising the same) in which NOA owns or		
19		controls intellectual property rights or which relate to Nintendo consoles or video		
20		games ("NOA materials") and which were used in connection with Defendant's		
sale of Circumvention Devices and Circumvention Services;		sale of Circumvention Devices and Circumvention Services;		
22 xii. Engaging in any other violation of the Digital Millennium Copyright Ac		Engaging in any other violation of the Digital Millennium Copyright Act or the		
23		Copyright Act, or any other federal or state law, as respects NOA and/or any		
24		technological protection measures contained within Nintendo video game		
25		consoles or video game software;		
26				

27

1

xiii.

- 4
- 5 6
- 7
- 8 9
- 10
- 11
- 13

12

- 14
- 15
- 16
- 17
- 18
- 19 20
- 21
- 22
- 23 24
- 25
- 26
- 27

28

any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth in subparagraphs (i)–(xii) directly above; b. The Court further enjoins Defendant and all third parties acting in active concert and

Effecting assignments or transfers, forming new entities or associations, or using

- participation with Defendant—including but not limited to any domain name registrars or registries holding or listing any of Defendant's websites—from supporting or facilitating access to any or all domain names, URLs, or websites (including, without limitation, www.moddedhardware.com), including any successor websites, chatrooms, and other social media websites or apps through which Defendant trafficked in circumvention devices or services that threaten Plaintiff's technological protection measures or which infringe Plaintiff's rights under the Copyright Act.
- c. The Court further orders that Defendant and his agents, servants, employees, attorneys, and others acting in active concert or participation with Defendant—including but not limited to any domain name registrars or registries holding or listing any of Defendant's websites: (a) surrender, and permanently cease to use, the domain name www.moddedhardware.com, any variant or successor thereof controlled by Defendant, and any other website or system that Defendant owns or controls, directly or indirectly, that involve NOA materials; and (b) immediately transfer the domain name www.moddedhardware.com, any variant or successor thereof controlled by Defendant, and any other website or system that Defendant owns or controls, directly or indirectly, that involve NOA materials, to Plaintiff's control.
- d. The Court further enjoins Defendant and all third parties acting in active concert and participation with Defendant—including but not limited to any domain name registrars or registries holding or listing any of Defendant's websites—from supporting or facilitating access to any or all domain names, URLs, and websites (including, without limitation, www.moddedhardware.com), or any successor thereof, through which Defendant infringes Plaintiff's copyrights.

- e. The Court further orders, pursuant to 17 U.S.C. §§ 503 & 1203, upon NOA's selection, the seizure, impoundment, and/or destruction of all Circumvention Devices and all other electronic material or physical devices within Defendants' custody, possession, or control—including any hard drives, other electronic storage devices containing such material, or files containing such material hosted by cloud-based or other storage services—that violate NOA's rights under the DMCA or infringe copyrights owned or exclusively licensed by NOA.
 f. This permanent injunction constitutes a binding court order, and any violations of this order by Defendant will subject him to the full scope of this Court's contempt authority, including punitive, coercive, and monetary sanctions.
 g. The Court shall maintain continuing jurisdiction over this action for the purpose of
 - g. The Court shall maintain continuing jurisdiction over this action for the purpose of enforcing this Final Judgment and Permanent Injunction. Plaintiff is not required to post any bond or security in connection with this Stipulated Order and Permanent Injunction, and Defendant has permanently, irrevocably, and fully waived any right to request a bond or security.

17

18

19

20

21

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

DATED: September 5, 2025

By: /s/ Mark P. Walters

Mark P. Walters (Bar No. 30819) LOWE GRAHAM JONES PLLC 1325 Fourth Avenue, Suite 1130 Seattle, WA 98101

Telephone: (206) 381-3300

Facsimile: (206) 381-3301

Email: walters@lowegrahamjones.com

22

23

24

25

26

27

28

JOINT STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT INJUNCTION Case No. 24-CV-00958-GJL 20953970.2 By: /s/ Marc E. Mayer

Marc E. Mayer (*pro hac vice*), Mitchell Silberberg & Knupp LLP 2049 Century Park East, 18th Floor Los Angeles, CA 90067-3120 Telephone: (310) 312-2000

Telephone: (310) 312-2000 Facsimile: (310) 312-3100 Email: marc.mayer@msk.com

1		Attorneys for AMERICA II	Plaintiff NINTENDO OF NC
2		111,121(10)1111	
3	DATED: September 5, 2025		
4	T	By: <u>/s/Ryan Daly</u> Ryan Daly (<i>p</i> 2248 North H	ro sa)
5		2248 North H Davison, MI	enderson Road
6		Email: ryand	alyproductions@gmail.com
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28	JOINT STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT INJUNCTION	8	

Case No. 24-CV-00958-GJL 20953970.2